

except it be at such times and seasons as there may be a surplus of water in said river after supplying the ditches of all appropriators upon said stream whose appropriations were prior in point of time to the said persons so enjoined. That the defendant the Weber County Land and Live Stock Company be absolutely and perpetually enjoined from diverting or using any part of the waters of Ogden River, except at such times and seasons if any, as there may be a surplus in the said River after supplying the ditches of all the other parties to this action. It is further ordered, adjudged and decreed that C. H. McClure, Clerk of this Court tax the costs and disbursements of all parties to this action from cost bills to be filed by their respective Attorneys, and that said aggregate costs be apportioned and paid as follows: The plaintiffe one-tenth; the North Ogden Irrigation Company one tenth; the Lynne Irrigation Company one-tenth; the Liberty Irrigation Company one twentieth; the Eden Irrigation District, by its trustees, one-twentieth; the Ogden Bench Irrigation District, by its Trustees, one-tenth; The Huntsville Irrigation District, by its Trustees, one tenth; The Huntsville Mountain Irrigation District, by its Trustees, one-twentieth; Joseph A. Taylor, one-tenth; Ambrose Shaw, one-tenth, Ogden City, one-tenth; the defendants Smith, Schade, Monson and Peterson, together one twantieth.

That execution be awarded for all costs unpaid, within thirty days from the date of this decree.

Execution to run in the name of plaintiff as against any and all of the defendants and in the name of the defendant Ambrose Shaw, as against the plaintiff.

Sept. 10th, 1892.

Attest - C. H. McClure, Clerk

JUDGE.